JACK D. HALL

HBPC Other Member
SHY HEALTH BENEFIT PROGRAM COMMITTEE
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November 3, 2014

Via Federal Express

Clerk of the Court United States District Court Southern District, Western Division Federal Building, Room 712 200 West Second Street Dayton, OH 45402

Re: Shy vs. Navistar 3:92cv333

Pro Se Motion by Jack. D. Hall for Interpretation and Enforcement of the Shy Consent Judgment, Shy Plan Section 6.7 <u>Expenses</u>

To Whom It May Concern:

On October 30, 2014 I filed a "paper" *Pro Se* Motion by Jack. D. Hall for Interpretation and Enforcement of the Shy Consent Judgment, Shy Plan Section 6.7 Expenses to the Court and requested that it be accepted and filed by the Clerk of the Court for presentation to and consideration by Judge Rice. It was filed as Document #464. I have now discovered that the Exhibit E (#6) to that Motion is incomplete and does not contain the 17 page transcript extract that was to be attached to it. Enclosed is the corrected Exhibit E in both paper form and in a scanned electronic version. I would appreciate it if my Motion can be amended or supplemented by substituting this version of Exhibit E for the one originally filed on October 30, 2014.

I am simultaneously providing a paper copy and a pdf. formatted copy of this Exhibit E supplement to Navistar, Inc.

Thank you for your assistance in this matter. I would very much appreciate a phone call if there is any problem with this request so I can insure that this process is moving forward.

Very truly yours,

Sock V Hall

Navistar, Inc. c/o Mr. Brian Delphey

encls: Supplemented Exhibit E (#4)

CD-ROM Disk with supplemented Exhibit E (#4) in pdf. format.

Case: 3:92-cv-00333-WHR Doc #: 465 Filed: 11/05/14 Page: 2 of 20 PAGEID #: 2810



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EXUIDIT-6 Pasel Jeffrey L. Dash Senior Counsel

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October 15, 2014

VIA EMAIL (DSchellenberg@emrslaw.com)

Mr. David Schellenberg Elias, Meginnes & Seghetti, P.C. 416 Main Street, Suite 1400 Peoria, IL 61602

Re: Letter Dated August 19, 2014 (Payment of HBPC Other Member Expenses)

Mr. Schellenberg:

Mr. Brian Delphey, Secretary of the Navistar, Inc. Health and Life Insurance Plan ("Shy Plan") Health Benefit Program Committee ("HBPC") forwarded me your above-referenced letter to him.

Please note that I represent Navistar, Inc. ("Navistar"), and not the HBPC, nor any members of the HBPC. However, as your letter to Mr. Delphey was requesting reimbursement from Navistar for certain matters for HBPC "Other Member" Mr. Jack D. Hall, I am responding to your letter on behalf of Navistar.

Contrary to your assertion that Mr. Delphey's July 14, 2014 letter to Mr. Jack D. Hall "is seriously flawed in several aspects", in fact Mr. Delphey's letter is consistent with the Shy Plan terms and conditions.

One key section of the Shy Base Plan document you failed to cite was Section 6.2(a). That Section provides, in relevant part:

"The Health Benefit Program Committee shall have the powers, rights and duties set forth herein and the following additional powers, rights and duties consistent with its rights and obligations under this Exhibit A: (a) to adopt such rules of procedure consistent with the Health Benefit Program and Life Insurance Program as it may deem appropriate in its sole discretion in connection with the exercise or discharge of its powers, rights and duties hereunder."

As Mr. Delphey explained to Mr. Hall in his July 14th letter, the HBPC exercised the discretion afforded to it by Section 6.2(a) of the Shy Base Plan when it adopted a procedure whereby HBPC members get pre-approval from the HBPC for compensation/expense reimbursement requests outside of scheduled HPBC meetings. Please see attached extract from the September 29, 2009 HBPC minutes. Per Section 6.2(a) of the Shy Base Plan, it is well within the HBPC's authority to adopt such a procedure.

The HBPC's valid adoption of this rule also makes logical sense. Who is in a better position to determine what is valid, reimbursable HBPC member activity than the HBPC itself? And who is in a better position to determine what a reasonable rate of compensation is for the HBPC Other Member than the HBPC itself? Even if Mr. Hall disagrees with this HBPC rule, as a member of the HBPC his recourse is to raise the issue at an HBPC meeting. Section 6.2(a) of the Base Plan gives the HBPC the discretion to adopt the procedure in place, and Mr. Hall is certainly free to discuss the issue with other HPBC members if he does not agree with the HBPC's current validly adopted rule.

However, it is Navistar's understanding from our discussions with Mr. Delphey that Mr. Hall may not have been made aware of the HBPC's pre-approval procedure prior to him submitting his first reimbursement request for the period May 19, 2014 – July 8, 2014. As such, Navistar agrees to reimburse Mr. Hall for the entire reimbursement request for that period of time - \$2993.90. In addition, Mr. Hall recently requested compensation for time spent from July 8, 2014 through August 29, 2014. As Mr. Hall was apparently not aware of the HBPC pre-approval rule for reimbursement prior to receiving Mr. Delphey's July 14th letter to him, Navistar agrees to reimburse Mr. Hall for time spent from July 8, 2014 through July 18, 2014. Per Mr. Hall's schedule, Navistar will reimburse Mr. Hall \$1481.25 (19.75 hours x \$75.00 per hour) for the period July 8, 2014 through July 18, 2014.

As for Mr. Hall's compensation as the HBPC Other Member for time spent after July 18, 2014 and going forward, that is a decision for the HPBC to make pursuant to the pre-approval process it validly put in place under its authority under Section 6.2(a) of the Shy Base Plan.

In terms of the legal expenses your firm incurred representing Mr. Hall, Navistar will pay him the amount of the submitted invoice in the amount of \$587.10. However, we do not concede Mr. Hall's personal attorneys' fees are reimbursable under the Shy Settlement Agreement, and we in no way agree to pay for any additional personal attorneys' fees going forward.

Very truly yours,

Jeffrey L. Dash Senior Counsel

cc: Brian Delphey Attachment EXTRACT FROM 9/29/09 HBPCMINSTES

- 1 Settlement Agreement and see how that language reads.
- DAN PIKELNY: That's all we are doing.
- 3 We're not asking you to do anything. We're just asking
- 4 you guys to start looking at this. Our interpretation
 - 5 is it doesn't need to be done by 1/1/2010. It needs to
- 6 be done for 1/1/2011 for Shy. If you disagree with that
- 7 timing, let us know.
- 8 BRIAN DELPHEY: I'd like to go off the
- 9 record for a moment.
- 10 (The Committee had a brief discussion off
- 11 the record.)
- 12 BRIAN DELPHEY: That's an issue we are going
- 13 to have to start looking at. We're not asking any
- 14 determinations or anything right now.
- 15 (Craig Miller and Sarah Doyle step out
- 16 briefly.)
- 17 CRAIG MILLER: I just had to get my head
- 18 straightened out.
- 19 BRIAN DELPHEY: Were there any other new
- 20 business items that anyone would like to discuss?
- 21 (No response.)
- Okay. I guess our next item is to set the
- 23 --
- 24 CRAIG MILLER: I quess the thing I e-mailed
- 25 you about, Sarah answered and you were going to talk to

- 1 everybody else.
- BRIAN DELPHEY: We can bring that up. I
- 3 haven't heard back from everybody. I'll let you go
- 4 ahead and say what it is.
- 5 CRAIG MILLER: There's a meeting at Memphis
- 6 that was announced. The call went out, basically, with
- 7 Mike LeCour is going to be there, Sarah is going to be
- 8 there, retiree liaisons are going to be there. It,
- 9 basically, to discuss issues with the Plan, particularly
- 10 now with Humana. As such I identified to Brian as I had
- in the past, in Indianapolis in particular, I requested
- 12 authorization to be compensated as a member of the
- 13 Health Benefit Plan.
- 14 SARAH DOYLE: I'm not sure it was set up to
- 15 discuss issues. Of course issues arise. But the
- 16 meeting was set up specifically so that we could address
- 17 the change over to Humana and educate the liaisons as
- 18 they are usually a first point of contact for most
- 19 retirees. The better we educate them, the better we all
- 20 are sitting here as a Committee as well as just phone
- 21 calls to ERIC, to the Health Plan, or Craig, or
- 22 whomever. It's not something that's regularly
- 23 scheduled, but it was a request made. I think it was an
- 24 appropriate request given the nature of the changes
- 25 coming up.

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1
                 BRIAN DELPHEY: Is this a retiree liaison
                                               EX-E PALES
     meeting?
 2
 3
                 SARAH DOYLE: Yes.
                 BRIAN DELPHEY: Craig is both. He's a
 4
     retiree liaison and an HBPC member. There's different
 5
     expectations for both. As a retiree liaison there is a
 6
     monthly stipend. As a member of this Committee, there's
 7
     a different process. I guess that was my question.
 8
    This is not my decision to make.
 9
10
                 DAN PIKELNY: You're getting compensated the
     same as the other retiree liaisons to attend that
11
12
    meeting already; right?
                CRAIG MILLER: I don't know how they're
13
    getting compensated. I just know as a member of the
14
    Health Benefit Plan, in the past when there were
15
    meetings of this type where the Supplemental Trust was
16
    there, I have always been. Never before had I been not.
17
                DAN PIKELNY: It's a specific meeting for
18
    the retiree liaisons. You're a retiree liaison; right?
19
                CRAIG MILLER: Do I take my hat off and say
20
    I'm not a member of the Health Benefit Plan Committee?
21
    How do I do that? I mean, I have fiduciary
22
    responsibilities that I have to pay for. I won't even
23
    go if you don't want me to.
24
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SARAH DOYLE: I would prefer he go.

Ex- 6 PAGE

- 1 CRAIG MILLER: As a retiree liaison, my
- 2 responsibility is to the Quad City and their group. I
- 3 also get phone calls from Florida that doesn't have
- 4 anything to do with my Quad City area, but I do that as
- 5 a member of the Health Benefit Plan Committee just
- 6 because I get them, and I had even before the liaisons
- 7 were created. I don't know how you draw the line. It
- 8 just so happens that I am both.
- 9 JOHN MINDIOLA: One of the things I had come
- 10 up to me, I called Brian on it immediately after I got
- 11 the first phone call, and then I got another phone call
- 12 from Local 6. They called and wanted to know what was
- 13 going on. I said, "With what?" That's when Bob
- 14 Brigman, local retiree president, called me also. I
- 15 said, "Guys don't worry about it. If we are going to
- 16 have to have anyone go out to all the locals, it's going
- 17 to be Craig Miller."
- That's why I was real glad to hear when this
- 19 fellow called back, and I can't remember his name right
- 20 now. He says, "Yeah, we're setting up a meeting. We
- 21 are all going to be there. Is someone from your
- 22 Committee going to be there?" I said, "I'm sure Craig
- 23 will be there." I will endorse Craig to go to that
- 24 meeting representing our Committee, and I would make
- 25 that a motion also.

Ex-6 PAGE 7

- DAN PIKELNY: Are all the liaisons going to
- 2 be there? Are they all invited?
- 3 CRAIG MILLER: Yes, I suppose. I didn't
- 4 send the letter out. I have no idea who are going and
- 5 who are not going.
- 6 DAN PIKELNY: So the letter you got is as a
- 7 liaison?
- 8 CRAIG MILLER: No. The letter was as a
- 9 Health Benefit Plan Committee member.
- 10 DAN PIKELNY: Did John get one?
- 11 CRAIG MILLER: I don't think so. He
- 12 represents the UAW, but I don't know why he couldn't go
- 13 if he wanted to.
- 14 JOHN MINDIOLA: I think Craig would do well.
- DR. BILL BUNN: I guess the question would
- 16 be would you go in your other capacity if you only had
- 17 that capacity? Are we getting hit up twice?
- 18 SARAH DOYLE: Honestly, I don't know why he
- 19 would go if he's going only as a liaison, because he
- 20 knows this stuff. So why would he go to be educated
- 21 when he's sitting right here? My expectation is, I
- 22 didn't think about him going as a liaison. I was
- 23 thinking he's part of the education piece. He's part of
- 24 that. I didn't even think about him being a retiree
- 25 liaison.

exic PAUS 8 ANNETTE FREUND: How big a group is this? 1 CRAIG MILLER: There are five liaisons. 2 BRIAN DELPHEY: That's specifically a UAW 3 thing. 4 CRAIG MILLER: The last time we were all 5 called together was here when they presented all these 6 books to us. 7 SARAH DOYLE: I had never known another 8 9 time. CRAIG MILLER: The other times were Retiree 10 Chapter Chair meetings. Most of them go because they're 11 Chapter Chairs or their local sent them, but we haven't 12 even had one for two years. 13 DAN PIKELNY: I guess the question Bill and 14 I are trying to ask is it feels like you're 15 double-dipping. 16 CRAIG MILLER: No, I'm not. 17 DAN PIKELNY: Because you went to the Quad 18 Cities meeting as a retiree liaison, because that's your 19 area; right. 20 CRAIG MILLER: What? 21 DAN PIKELNY: You went to the Base Plan 22 Committee meeting, but you're the retiree liaison for 23 that area; right? 24

CRAIG MILLER: I am.

	Ex. & PACE
1	DAN PIKELNY: So.
2	CRAIG MILLER: That wasn't on the same day.
3	I didn't short the retirees from the days I'm normally
4	there to withhold their duties.
5	DAN PIKELNY: Let's say we're talking about
6	somebody in Fort Wayne. Dan Alter. Is he a liaison
7	too?
8	CRAIG MILLER: Uh-huh.
9	SARAH DOYLE: He's a retiree liaison? I
10	thought he was active.
11	BRIAN DELPHEY: He's been retired for two or
12	three years now.
13	DAN PIKELNY: Say there was a meeting like
14	you just did in the Quad Cities in Fort Wayne.
15	CRAIG MILLER: Let me tell you first of all
16	the difference. Mike LeCour goes out to different
17	locals to report on the Supplemental Trust periodically.
18	DAN PIKELNY: He has that role from the
19	Supplemental Trust.
20	CRAIG MILLER: As such, if it was in my
21	area, in the past I had went to report on issues,
22	because they have a large contingent of retirees there.
23	Managers as well. Not just UAW people. I went there as
24	a Base Plan member. Dan Clemens said, as far as he was
25	concerned, that's history. That was what I did at that

6x-6 PAGE 10

- 1 meeting September 4th. I didn't know about this
- 2 meeting. Humana hadn't yet been announced, because I
- 3 didn't get the letter sent to me until a week later.
- 4 Now we have a different issue where we have all these
- 5 retiree liaisons who I am one of, but they are also
- 6 going to be searching for answers from Base Plan people,
- 7 not just Mike LeCour, who doesn't represent the Base
- 8 Plan. He represents the Supplemental Trust.
- 9 DAN PIKELNY: Why is Mike LeCour even
- 10 organizing it? What does Supplemental Trust have to do
- 11 with Humana?
- 12 CRAIG MILLER: Do they not pay some?
- 13 SARAH DOYLE: I'm not sure what Mike is
- 14 going to go over there, but the main topic of the
- 15 meeting is the change to Humana, what kinds of phone
- 16 calls, how to direct people. That's one main topic, but
- 17 there are other things that are going to be discussed.
- 18 What are the common appeals we see so they can educate
- 19 people calling them. Say you're wrong on the ambulance
- 20 charge. Very sorry, but the Plan doesn't cover that.
- 21 CRAIG MILLER: How many appeals did we have
- 22 in the last year just on ambulance charges alone? Can
- 23 we not educate our retiree liaisons so we, hopefully, in
- 24 the future don't have 20 ambulance call appeals? Just
- 25 an example.

Ex-6 PAGE !!

- 1 My intent on even wanting to go is just to
- 2 help educate the retiree liaisons to prevent issues that
- 3 are both injurious to the mental health of the member,
- 4 because he thinks he has something he ain't got coming
- 5 and the retiree liaison is of the same impression, then
- 6 we wind up with the appeal and we're the bad guys
- 7 because we have to apply the Plan. That's the only role
- 8 I'm going to take. Educational. To help the
- 9 transition.
- 10 You've seen last year I turned in additional
- 11 hours as a Quad City liaison that were denied because
- 12 that language only covers eight hours a month. I've
- 13 still got those bills. You were real quick to deny them
- 14 saying I can only give you eight hours a month as a
- 15 retiree liaison. Hopefully we can reduce those. That's
- 16 our role in this meeting.
- 17 ANNETTE FREUND: I'll say that I didn't
- 18 really fully understand this request. I think I fully
- 19 understand it now. I'm sure I didn't prior to this
- 20 discussion. But what is in the back of my mind more
- 21 than anything else is not so much the issue Dan
- 22 mentioned, but the issue I'm more concerned about is I
- 23 think about what we're doing in the Company right now in
- 24 our efforts to hold costs down. One of the things we've
- 25 done is we're not sending two people to a meeting when

Ex- 6 PAG5 12

- 1 one person can do the job. It sounds like this is a
- 2 fairly small group of people; half a dozen or so.
- 3 Sarah, if I understood correctly, you're going to be
- 4 there.
- 5 SARAH DOYLE: Not wantingly.
- 6 ANNETTE FREUND: One of the things I'm
- 7 finding myself wondering is, is it really necessary to
- 8 have a second member of the Base Plan Committee there?
- 9 SARAH DOYLE: That's a valid point. I
- 10 understand sending multiple people. Again, maybe this
- 11 is just selfish on my part, but he's got the history. A
- 12 lot of those liaisons have the history. I don't. So
- 13 I'm going to be telling them very unpopular things, and
- 14 who am I? Other than the person sitting here for how
- 15 many years. Craig has the history and went through a
- 16 lot of this the same as those liaisons. Just knowing
- 17 the personalities of Tom Van Houten and Gene Keenum.
- 18 BRIAN DELPHEY: Tom's not a bad guy.
- 19 SARAH DOYLE: I'm not saying he is, but
- 20 they're the Dickens to deal with on the phone. As far
- 21 as getting the message across having it credible, it
- 22 goes a long way.
- CRAIG MILLER: Like it or not, the members
- 24 of the Health Benefit Plan were established at the time
- 25 of the Settlement. Two members of the UAW, and I just

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5x. 6 PAGE 13
     happened to be one of them.
 1
 2
                 I will say the rates down there --
 3
                 SARAH DOYLE: They're cheap. I'm a little
     frightened.
                CRAIG MILLER: They're cheap. $50 for a
 5
 6
     night.
 7
                DR. BILL BUNN: I guess one question, are
     you going to report back to us on what happened at that
 8
     meeting?
 9
                CRAIG MILLER: I always do.
10
                DAN PIKELNY: You never brought back
11
     anything the Supplemental Trust passed out.
12
                CRAIG MILLER: I gave Brian a report. As
13
     far as passing out, the last meeting, there wasn't any
14
    handouts given. It was all verbal information. The
15
     report I made was based on the retiree contributions
16
    booklet that I just got and discussions and whatever I
17
     told Brian was in the meeting was reported on.
18
     Obviously, when you do that, there are questions.
19
                DAN PIKELNY: What about, thinking from
20
     another perspective, if Mike LeCour is calling the
21
    meeting why isn't the Supplemental Trust picking up the
22
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CRAIG MILLER: I don't know. I just said

Mike was going, but I don't know that he called it.

23

24

25

expenses?

Ex- U PAGT 14

- 1 DAN PIKELNY: Somebody has to call the
- 2 meeting. People don't just all of a sudden show up in
- 3 Memphis without somebody sending something out.
- 4 SARAH DOYLE: I think this was an off-shoot
- 5 of a conversation with, I don't remember if it was Tom
- 6 VanHouten or Gene Keenum, but in the course of many
- 7 phone calls discussing that, it would be a good idea to
- 8 be able to sit down and go over all of this information.
- 9 Although I didn't generate the request. I think it may
- 10 have come out of the retiree liaison pocket. I'm not
- 11 sure.
- 12 CRAIG MILLER: I think it would be a benefit
- 13 to the Committee. I think it would be a benefit to the
- 14 Company. I think it would be a benefit to the
- 15 information transitionable out to the members via the
- 16 conduit of the retiree liaisons.
- 17 DAN PIKELNY: You're probably right, Craig.
- 18 If somebody is calling the meeting, Whoever is calling
- 19 the meeting should be paying for it. Who is paying Dan
- 20 Alter to go from Fort Wayne to Memphis?
- 21 CRAIG MILLER: I have no idea. I don't even
- 22 know that he's going for sure. I didn't inquire, are
- 23 you going? All I know is they sent me where it's going
- 24 to be.
- DAN PIKELNY: Who sent you where it's going

EX-E PAGU 15 1 to be? CRAIG MILLER: I think I got the e-mail from 3 Mike. DAN PIKELNY: So the Supplemental Trust 4 5 organized it. 6 CRAIG MILLER: I don't know that Mike 7 organized it. I'm just saying I think he sent it to me. 8 DAN PIKELNY: Somebody had to call the 9 meeting. CRAIG MILLER: It was pretty informal. 10 DAN PIKELNY: Where is the meeting at? 11 SARAH DOYLE: In Memphis. 12 DAN PIKELNY: In what facility? 13 CRAIG MILLER: In a hotel. 14 DAN PIKELNY: So who's paying for the hotel? 15 CRAIG MILLER: They gave me a number if I 16 want to go and make a reservation. 17 18 DAN PIKELNY: No. Who is paying for the meeting room in the hotel? 19 SARAH DOYLE: I don't know that. 20 CRAIG MILLER: I didn't have the funds to do 21 22 it, so I didn't do it. DAN PIKELNY: That's my point. If it's a 23 meeting organized by somebody, that somebody should be 24

25

paying.

5x-6 PAGE 16

- 1 CRAIG MILLER: Why don't you call us up to
- 2 Chicago?
- 3 SARAH DOYLE: That's a good question. They
- 4 just told me when it was. I put in my air fare request.
- 5 CRAIG MILLER: At one point in time over the
- 6 course of some e-mails a couple of years ago, there was
- 7 discussion about getting us all together. That was from
- 8 somebody in the Company, but I don't remember who. But
- 9 it never happened.
- DR. BILL BUNN: Sarah, how are you getting
- 11 paid? Is the UAW picking it up?
- 12 SARAH DOYLE: Yes, just like coming here.
- 13 It's the same thing. I don't bill you guys.
- DR. BILL BUNN: Annette has got the correct
- 15 second question. We have a corporate mandate not to
- 16 send but one person to meetings. Having said that, if
- 17 you're not --
- 18 SARAH DOYLE: I'm not expensing you for me.
- DR. BILL BUNN: If you're not the person,
- 20 then maybe we get around it by saying Craig is the
- 21 person.
- 22 ANNETTE FREUND: This is going to sound like
- 23 a really dumb question. Do we know that any of the
- 24 retiree liaisons are going to show up?
- 25 SARAH DOYLE: I know two that are.

Ex-& PAUT 17

- 1 ANNETTE FREUND: It would be a shame to get
- 2 there and find out nobody else is there.
- 3 DAN PIKELNY: They're going on their own
- 4 dime?
- 5 CRAIG MILLER: I don't know how they're
- 6 going. Does it have any relevance?
- 7 DAN PIKELNY: Yes, because if the meeting
- 8 organizer is paying for them to be there, they should be
- 9 paying for you to be there.
- 10 CRAIG MILLER: Might be the regional
- 11 director. They're different regions.
- 12 SARAH DOYLE: Let me throw this out.
- 13 Because he wears the dual hats, and this meeting is a
- 14 mixture of people that wear one hat, that he has got,
- 15 and people who wear another hat that he's got, what
- 16 about the Plan picking up 50 percent? Then the other 50
- 17 percent has to come from wherever the retiree liaisons
- 18 get their --
- 19 DR. BILL BUNN: Sarah is covering hers.
- 20 CRAIG MILLER: The UAW is covering Sarah.
- 21 DR. BILL BUNN: Right. Craig is going in
- 22 two roles. We are covering the half of the role that is
- 23 Plan. The other half is his other role, and those guys
- 24 are getting it paid somehow. I'm sure they're not
- 25 buying their own tickets.

CX-E PAGE 18

- 1 CRAIG MILLER: One of them could practically
- 2 walk across.
- 3 DR. BILL BUNN: Whether it's small or large,
- somebody is getting a bill.
- 5 BRIAN DELPHEY: How many days are we talking
- 6 here, Craig?
- 7 CRAIG MILLER: I'm going to have to drive
- 8 down. I'm not going to fly. Then I'll go to the
- 9 meeting and drive back that same day.
- 10 SARAH DOYLE: I'm flying down on Monday.
- 11 The meeting is Tuesday morning, and then I'm flying back
- 12 on Tuesday.
- 13 CRAIG MILLER: As far as expense, it will be
- 14 comparable to Indianapolis, except that the rates are
- 15 considerably cheaper, even though that was only a few
- 16 years ago.
- 17 DAN PIKELNY: Without knowing more detail
- 18 about how the other people are getting it paid, I kind
- 19 of like Sarah's suggestion about splitting up whatever
- 20 you would have normally billed us for two days plus
- 21 travel, we will pay half of that. Whoever is organizing
- 22 the meeting will have to pay the other half.
- DR. BILL BUNN: If for some reason that's
- 24 not how it's working, let us know.
- 25 CRAIG MILLER: All right. Better than a

Ux-6 /26019 kick in the nose. This is a little unusual.

- 2 SARAH DOYLE: Very.
- 3 DR. BILL BUNN: There's not much precedent.
- JOHN MINDIOLA: Do we need a motion? I 4
- 5 think we should.

- 6 DR. BILL BUNN: I'll move.
- 7 JOHN MINDIOLA: I'll second.
- 8 BRIAN DELPHEY: All in favor?
- 9 ALL: Aye.
- 10 BRIAN DELPHEY: Opposed?
- 11 (No response.)
- 12 CRAIG MILLER: Thank you.
- 13 BRIAN DELPHEY: Next meeting.
- 14 DAN PIKELNY: When you guys were in the
- 15 hall, we were talking about whether we should do
- December or January, and I suggested maybe a primary 16
- date in December with a second in January just like we 17
- 18 did last year when we got snowed out in December.
- CRAIG MILLER: Wasn't that when we had the 19
- 20 snow storm?
- DAN PIKELNY: Yeah. We set the primary in 21
- 22 December and the secondary in January.
- 23 BRIAN DELPHEY: I caught you about 20 miles
- into your trip. 24
- 25 CRAIG MILLER: Yeah.